Casé 1 Met cv-00739

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

CARMEN CARTER

C-1-00-739

**Plaintiff** 

JUDGE ARTHUR SPIEGEL

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E. W. SCRIPPS COMPANY

Defendant

MOTION FOR TRANSCRIPT OF ALL COURT PROCEEDINGS FOR DISABLED INDIGENT PLAINTIFF

Now comes the Plaintiff, Carmen Carter, to request that she be provided with free transcripts of all District Court proceedings in the above referenced case, per 28 U.S.C.  $\S753(f)$ .

Parsell v United States (218 F.2d 232), concludes that if the order allowing the appeal in forma pauperis is correctly and validly entered, appellant is entitled to have a stenographic transcript prepared at U.S. expense.

Focusing on the power of courts to order free transcripts for the use of an indigent civil litigant on appeal -- in Lee v Habib (424 F.2d 891) -- the U.S. Court of Appeals for the District of Columbia remanded the appellant's case to the District of Columbia Court of Appeals for determination of the

substantiality of questions raised by the appeal, and for a consideration of the need of appellant for a transcript in order to present these questions to the court.

As required by 28 USC §753(f), the Plaintiff also raises both substantial and jurisdictional issues in the appeal, as indicated in the attached Affidavit in Support of Motion to Proceed In Forma Pauperis.

The Plaintiff, an applicant for SSI and Social Security Disability has filed a Notice of Appeal of the District Court decisions in the United States Sixth Circuit Court of Appeals, <u>Carmen Carter -Vs. - E. W. Scripps</u>

<u>Company Case No. 03-4477</u>, but is unable to afford the costs of full and complete transcripts.

Respectfully submitted,

Carmen Carter

419 Probasco Street #7

Cincinnati, OH 45220

(513) 751-5076

## CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Motion for Transcripts of Disabled Indigent Plaintiff has been served by U.S. ordinary mail December 25, 2003, upon David Holcombe, Baker & Hostetler, 312 Walnut Street, Cincinnati, OH 45202 -- attorney for the Defendant, The E. W. Scripps Company.

Carmen Carter

## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

CARMEN CARTER

C-1-00-739

Plaintiff

Judge S. Arthur Spiegel

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THE E. W. SCRIPPS COMPANY

Defendant(s)

## AFFIDAVIT IN SUPPORT OF MOTION TO PROCEED IN FORMA PAUPERIS

- I, Carmen Carter, being first duly sworn, depose and say that I am the Plaintiff in the above-entitled case; that in support of my motion to proceed on appeal without being required to prepay fees, costs or give security therefore, I state that because of my indigence I am unable to pay the costs of said proceeding or to give security therefore; that I believe I am entitled to redress; and that the issues I wish to present are the following:
- (1) U.S. District Court lacked jurisdiction under Allis-Chalmers Corp. v Lueck (471 U.S. 202) because The E. W. Scripps Company, Defendant, does not meet the standards of the case under USC 29 Labor Management Relations Act;
- (2) The Plaintiff's original state complaint (A0004831) executes the statutory right seeking vacatur of the arbitration award for arbitrator bias, failure to disclose and fraud (i.e., perjured testimony leading to the award); Thus, under Ohio Revised Code 2711, the state of Ohio theoretically has jurisdiction.

- (3) The arbitrator exceeded his authority by ignoring the federal Americans with Disabilities Act in manifest disregard of the law.
- (4) The arbitration proceeding resulted in violation of Plaintiff's substantial rights (i.e., right to due process) -- which is a Federal jurisdiction matter.
- (5) The Cincinnati Newspaper Guild merely provided perfunctory arbitration representation.
- (6) The Court failed to adjudicate matters raised in Plaintiff's Motion for Summary Judgment (document 75);
- (7) Excusable neglect as defense to Plaintiff's inability to respond to the Magistrate's Report and Recommendations; and other orders in the entitled case as deemed by Plaintiff's future counsel.
  - (8) Any other issues the Plaintiff's future Counsel deems.

I further swear that the statements made below relative to my ability to pay the cost of prosecuting the appeal are true:

- 1. I am not employed. I last worked for the United States Postal Service between July and October 2003 at \$10 per hour for \$400 per week before taxes.
- 2. I have not been self employed in the last 12 months, nor have I received income in interest or dividends. Intermittently between January and June I had assignments through the temporary secretarial agency Tempo Help Inc. (Chillicothe, OH) at an hourly rate ranging of \$10 to \$13 depending on the assignment. An assignments could be a few weeks or be considered an indefinite assignment.
- I do not have a checking or savings account.
- 4. I do not own any real estate, stocks, bonds, or notes. However, I own a 1991 Mercury Topaz.

- 5. I have no dependents.
- 6. Earlier this year, I was evicted from the two-story townhouse, which had been my home for 12 years. I subsequently moved to a one-bedroom apartment. A series of documents relevant to this case were lost in the course of moving. Underemployment and unemployment, as well as the difficulty of managing this case and its sibling C-1-00-977. I had just started an assignment with the U.S. Postal Service, when my father died in July. Since then, the symptoms of clinical depression have been exasperated and I have filed application for Social Security Disability and SSI.

I understand that a false statement or answer to any questions in this affidavit will subject me to penalties for perjury.

Carmen Carter

SUBSCRIBED AND SWORN TO before me this 25th day of December 2003.

STATE OF OHO

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COUNTY OF HAMILION:

DEDRICK C. DODDY

Notary Public, State of Ohio My Commission Expires Nov. 25, 2008

Let the applicant proceed without prepayment of costs or fees or the necessity of giving security therefor.